ANNO REGNI

GEORGII III.

REGIS

Magnæ Britanniæ, Franciæ, & Hiberniæ,

TRICESIMO PRIMO.

At the Parliament begun and holden at Westminster, the Twenty-fifth Day of November Anno Domini 1790, in the Thirty-first Year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, &c.

Being the First Session of the Seventeenth Parliament of Great Britain.



LONDON:

Printed by CHARLES EYRE and ANDREW STRAHAN,
Printers to the King's most Excellent Majesty. 1791.

STARK SOCKAN WALLE COLLEGE MARKET SANCONCHARK

Jeorgii III. Kegis

在我在我的母亲上面不知其其因此不知知此不可以其明明的

s inicas off in daily and he in Se at A di Se for malone, more effect and Provincin

inapplicable to the pietent of column and Circumstances of the faid Provinces And which a craftient and the good Coveringent and Amorphics afternotes Bear to therefore pleafe flour most errestene Ameli cher it mas



ANNO TRICESIMO PRIMO

Georgii III. Regis.

C A P. XXXI

An Act to repeal certain Parts of an Act, passed in the Fourteenth Year of His Majesty's Reign, intituled, An Act for making more effectual Provision for the Government of the Province of Quebec, in North America; and to make further Provision for the Government of the faid Province.

> bereambles Fourteenth Pear of the Beign of His present Bajefty, intituled, An Act 14 Geo. III, for making more effectual Provision Cap. 83, res for the Government of the Province of Quebec in North America: And where= as the faid Aft is in many Respects

inapplicable to the present Condition and Circumstances of the faid Province: And whereas it is expedient and necessary that further Provision should now be made for the good Government and Prosperity thereof: Way it therefore please Your most Excellent Wajesty that it may 14 U 2 he

1272

cited Act as relates to the Appointment a Council for Quebec, or its Powers, repealed.

be enaded; and be it enaded by the King's mot Er: cellent Majelty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this present Parliament affembled, and by the Authority So much of re- of the same. That so much of the said Act as in any Manner relates to the Appointment of a Council for the Affairs of the said Province of Quebec, or to the Power given by the said Aft to the said Council, or to the major Part of them, to make Didinances for the Peace, Welfare, and good Government of the faid Province, with the Consent of Wis Wajelty's Governoz, Lieutenant Gobernoz, or Commander in Thief for the Time being, thall be, and the same is hereby repealed.

Within each of the intended Provinces a Legislative Council and Affembly to be constituted, by whose Advice His Majesty may make Laws for the Government of the Province.

II. And whereas his Wajetty has been pleased to fignify, by his Westage to both houses of Parliament, his Royal Intention to divide his Province of Quebec into Two feparate Provinces, to be called The Province of Upper Canada, and The Province of Lower Canada; be it enacted by the Authority aforesaid, That there that be within each of the said Provinces respectively a Legislative Council, and an Affembly, to be leverally compoled and conflituted in the Manner herein-after Described; and that in each of the faid Provinces respectively bis Waiefty, Die Beirs or Successors, thall have Power, during the Continuance of this Ad. by and with the Advice and Confent of the Legislative Council and Assembly of fuch Provinces respectively, to make Laws for the Peace. Melfare, and good Government thereof, furh Laws not being repugnant to this At; and that all fuch Laws. being valled by the Legislative Council and Allembly of either of the faid Provinces respectively, and assented to by Wis Majetty, Wis Beirs or Successors, or astented to in his Majetty's Mame, by fuch Person as bis Majetty, his beirs of Succestors, hall from Time to Time appoint to be the Governoz, or Lieutenant Governoz, of luch Province, or by such Person as Dis Wajetty, Dis Beirs or Successors, thall from Time to Time appoint to administer the Government within the same, shall be. and the same are hereby declared to be, by birtue of and under the Authority of this Act, valid and binding to all Intents.

Intents and Purpoles whatever, within the Province in which the same thall have been so passed.

III. And be it further enacted by the Authority afore: His Majefly faid, That for the Purpose of constituting such Legisla= rize the Gotive Council as afozesaid in each of the said Provinces Lieutenant respectively, it hall and may be lawful for his Bajefty, of each Pro-Dis Beirs oz Successozs, by an Instrument under Dis oz wince, to funtheir Sign Manual, to authozize and direct the Governoz Legislative or Lieutenant Governoz, or Person administering the Covernment in each of the faid Provinces respectively, within the Time herein-after mentioned, in Dis Wajeftp's Dame, and by an Instrument under the Great Seal of fuch Province, to fummon to the faid Legisla= tive Council, to be established in each of the faid 1920binces respectively, a sufficient Dumber of discreet and proper Persons, being not fewer than Seben to the Legillative Council for the Province of Upper Canada, and not fewer than Fifteen to the Legislative Council foz the Province of Lower Canada; and that it shall also be lawful for Dis Majelty, Dis Beirs or Successors, from Time to Time, by an Indrument under Dis or their Sign Manual, to authorize and direct the Governoz or Lieutenant Governoz, or Person administering the Government in each of the faid Provinces respectively, to fummon to the Legislative Council of such Province, in like Manner, fuch other Person or Persons as bis Majeftp, Dis Beirs or Successors, thall think fit; and that every Person who shall be so summoned to the Leaillative Council of either of the faid Provinces respectively, thall thereby become a Wember of fuch Legislative Council to which he thall have been so summoned.

IV. Provided always, and be it enacted by the Autho: No Person rity afozesaid, That no Person shall be summoned to the Years of Age, faid Legislative Council, in either of the said Provinces, summoned. who thall not be of the full Age of Twenty = one Pears. and a natural-born Subjett of Dis Wajetty, or a Subjedt of Dis Wajelly naturalized by Ad of the British Parliament, og a Subject of his Wajelly, having become such by the Conquest and Cesson of the Province of Canada.

hers to the

1274

Members to hold their Seats for Life. V. And he it further enacted by the Authority aforesaid, That every Dember of each of the said Legislative Councils hall hold his Seat therein for the Term of his Life, but subject nevertheless to the Provisions hereinafter contained for vacating the same, in the Cases heresin-after specified.

His Majefty may annex to Hereditary Titles of Honour, the Right of being fummoned to the Legiflative Council.

VI. And he it further enacted by the Authority aforefaid. That whenever Dis Wajelty, Dis Beirs or Successors, thall think proper to confer upon any Subject of the Crown of Great Britain, by Letters Batent under the Great Seal of either of the said Provinces, any bereditary Title of Ponour, Bank, or Dignity of such Province, descendible according to any Course of Descent limited in such Letters Patent, it hall and may be lawful for Dis Majetty, Dis Beirs or Successors, to anner thereto, by the faid Letters Patent, if bis Bajeffp. his beirs or Successors, thall so think sit, an bereditary Right of being summoned to the Legislative Council of fuch Province, descendible according to the Course of Descent so limited with respect to such Title, Rank, or Dianity; and that every Person on whom such Right thall be so conferred, or to whom such Bight thall severally so descend, shall thereupon be entitled to demand from the Governoz, Lieutenant Governoz, or Person administering the Government of such Province, his Writ of Summons to such Legislative Council, at any Time after he chall have attained the Age of Twenty= one Dears, Subject nevertheless to the Provisions hereinafter contained.

Such descendible Right forfeited, and VII. Provided always, and be it further enacted by the Authority aforesaid. That when and so often as any Person to whom such Pereditary Right Hall have descended thall, without the Permission of his Pajetry, his Peirs or Successors, signified to the Legislative Council of the Province by the Governor, Lieutenant Bovernor, or Person administering the Government there, have been absent from the said Province sor the Space of Kour Pears continually, at any Time between the Date of his succeeding to such Right and the Time of his applying sor such Marit of Summons, if he hall have been of the

Age of Twenty-one Bears or upwards at the Time of his so succeeding, or at any Time between the Date of his attaining the said Age and the Time of his to applying, if he thall not have been of the faid Age at the Time of his fo succeeding; and also when and to often as any luch Person thall at any Time, before his applying for such Writ of Summons, have taken any Dath of Allegiance or Dbedience to any foreign Prince or Power, in every such Cafe such Person thall not be entitled to receive any Writ of Summons to the Legislative Council by virtue of such Hereditary Bight, unless bis Wajefty, bis beirs or Successors, Gall at any Time think fit, by Instrument under Dis or their Sian Manual, to direct that fuch Person shall be sum= moned to the said Council; and the Governoz, Lieutenant Governoz, or Person administering the Government in the faid Provinces respectively, is hereby authorized and required, previous to granting such Whit of Summons to any Person so applying for the same, to interrogate such Person upon Dath touching the said feberal Particulars, befoze fuch executive Council as thall have been appointed by Dis Wajetty, Dis Beirg or Successors, within such Province, for the Affairs thereof.

VIII. Provided also, and be it further enacted by the Seats in Coun-Authority aforesaid, That if any Member of the Legista: certain Cases. tine Councils of either of the faid Provinces respedively thall leave such Province, and thall reside out of the same for the Space of Four Pears continually, without the Permission of his Majetty, his heirs of Successors, fignified to such Legislative Council by the Governoz or Lieutenant Governoz, oz Person administering his Wajeftp's Government there, or for the Space of Two Pears continually, without the like Permission, or the Permission of the Governoz, Lieutenant Governoz, oz Person administering the Government of such Province, ssanissed to such Legislative Council in the Wanner aforefaid; or if any such Member hall take any Dath of Allegiance or Dbedience to any Foreign Prince or Power:

1276

ANNO REGNI TRICESIMO PRIMO Cap 31. Power; his Seat in such Council hall thereby become bacant.

Hereditary Rights and Seats so forfeited or vacated, to remain suspended during the Lives of the Parties, but on their Deaths to go to the Persons next intitled thereto.

IX. Provided also, and be it further enacted by the Authority aforesaid, That in every Case where a Writ of Summons to such Legislative Council Gall have been lawfully withheld from any Person to whom such hereditary Right as afozefaid hall have descended, by Reason of such Absence from the Province as aforesaid. or of his having taken an Dath of Allegiance or Dhedience to any Fozeign Prince or Power, and also in every Case where the Seat in such Council of any Member thereof, having fuch Bereditary Right as aforefaid, thall have been vacated by Reason of any of the Caufes herein-befoze specified, such Bereditary Right half remain fuspended during the Life of fuch Person, unless his Wajelty, his heirs of Successors, hall afterwards think fit to direct that he be summoned to such Council: but that on the Death of such Person such Right, subjed to the Provisions herein contained, thall descend to the Person who half next be entitled thereto, according to the Course of Descent limited in the Letters Patent by which the same hall have been originally conferred.

Seats in Council forfeited, and Hereditary Rights extinguished, for Treason. X. Provided also, and be it further enacted by the Authority asoresaid, That if any Wember of either of the said Legislative Councils shall be attainted sor Treason in any Court of Law within any of his Hajesty's Dominions, his Seat in such Council shall thereby become vacant, and any such Hereditary Right as asoresaid then bested in such Person, or to be derived to any other Persons through him, shall be utterly sorteited and extinguished.

Questions respecting the Right to be summoned to Council, &c. to be determined as herein mentioned. XI. Provided also, and be it further enacted by the Authority asoresaid, That whenever any Duestion Hall arise respecting the Right of any Person to be summoned to either of the said Legislative Councils respectively, or respecting the Clacancy of the Seat in such Legislative Council of any Person having been summoned thereto, every such Duestion Hall, by the Governor or Lieutenant Governor of the Province, or by the Person admi-

nistering

nistering the Government there, be referred to such Legislative Council, to be by the said Council heard and determined; and that it hall and may be lawful either for the Person deliring such Writ of Summons, or refpeding whole Seat such Dueftion thall have arifen, oz for Wis Wajesty's Attorney General of such Province in Dis Wajefty's Dame, to appeal from the Determination of the said Council, in such Case, to bis Wajelly in Dis Parliament of Great Britain; and that the Judge: ment thereon of Dis Wajelly in Dis said Parliament thall be final and conclusive to all Intents and Purpoles whatever.

XII. And be it further enacted by the Authority afore- The Goverfaid. That the Governoz oz Lieutenant Governoz of the vince may apfaid Provinces respectively, or the Person administering his Hajelty's Covernment therein respektively, chall have Power and Authority from Time to Time, by an Instrument under the Great Seal of such Province, to constitute, appoint, and remove the Speakers of the Legislative Councils of such Provinces respectively.

nor of the Pro-Speaker.

XIII. And be it further enacted by the Authority afore: His Majefty faid, That, for the Purpole of constituting such Assembly as aforesaid, in each of the said Provinces respectively, it thall and may be lawful for Dis Bajetty, Dis Beirs or Successors, by an Intrument under Dis or their Sian Manual, to authorize and direct the Governor or Lieute= nant Governoz, oz Person administering the Government in each of the faid Provinces respectively, within the Time herein after mentioned, and thereafter from Time to Time, as Decasion hall require, in Dis Bejestp's Mame, and by an Instrument under the Great Seal of fuch Province, to summon and call together an Assembly in and for such Province.

the Governor to call together the Affembly,

XIV. And be it further enacted by the Authority afore and, for the faid. That, for the Purpose of electing the Dembers of fuch Assemblies respectively, it hall and map be lawful issue a Proclafor his Dajetty, his heirs or Successors, by an Intru- ding the Proment under his oz their Sign Wanual, to authozize the Ditricks, &c. Governor or Lieutenant Governor of each of the said Provinces respectively, or the Person administering the

Purpose of electing the Members, to Bobernment therein, within the Time herein after mentioned, to issue a Proclamation dividing such Province into Districts, or Counties, or Circles, and Towns or Townships, and appointing the Limits thereof, and declaring and appointing the Bumber of Representatives to be chosen by each of such Districts, or Counties, or Circles, and Cowns or Cownships respedively; and that it shall also be lawful for his Wajelly. Dis Beirs or Successors, to authorize such Governor or Lieutenant Gopernoz, or Person administering the Government, from Time to Time to nominate and appoint proper Persons to execute the Office of returning Officer in each of the said Districts, or Counties, or Circles, and Towns or Townships respectively; and that such Division of the faid Provinces into Diftrifts, or Counties, or Circles, and Towns of Townships, and such Declaration and Appointment of the Pumber of Representatives to be chosen by each of the faid Diftricts, or Counties, or Circles. and Towns of Townships respectively, and also such Momination and Appointment of Returning Officers in the same, shall be valid and effectual to all the Purposes of this Ad, unless it thall at any Time be otherwise movided by any Act of the Legislative Council and Assembly of the Province, affented to by His Wajetty, Wis Beirs 01 Successors.

Power of the Governor to appoint Returning Officers, to con-Years from the Comthis Act.

XV. Provided nevertheless, and be it further enacted by the Authority aforesaid, That the Provision hereinbefore contained, for impowering the Governor, Lieutenant Governoz, or Person administering the Governthe Commencement of ment of the faid Provinces respectively, under such Authouty as aforefaid from his Wajelly, his beirs or Successous, from Time to Time, to nominate and appoint proper Persons to execute the Office of Returning Officer in the faid Districts, Counties, Circles, and Towns or Townships, wall remain and continue in Force in each of the faid Provinces respectively, for the Term of Two Bears. from and after the Commencement of this Act, within such Province, and no longer; but subjett nevertheless to be sooner repealed or varied by any At of the Legislative Council and Assembly of the Province, assented to by this Majelty, this theirs of Successors.

XVI. Provided always, and be it further enasted by No Person obthe Authority aforesaid, That no Person hall be obliged as Returning to execute the said Office of Returning Officer for any longer than Once, Time than Dne Bear, or oftener than Dnce, unless it wise provided thall at any Time be otherwise provided by any Act of the the Province. Legislative Council and Assembly of the Province, asfented to by his Wajelly, his heirs of Succellogs.

Officer more

XVII. Provided also, and be it enaded by the Autho: Number of rity aforesaid, That the whole Mumber of Wembers to be chosen in the Province of Upper Canada shall not be less than Sirteen, and that the whole Pumber of Wembers to be chosen in the Province of Lower Canada Gall not be less than Fifty.

Members in each Province.

XVIII. And be it further enacted by the Authority Regulations afozesaid, That Writs foz the Election of Dembers to Writs for the ferve in the faid Assemblies respectively hall be issued by Members to the Governoz, Lieutenant Governoz, oz Person admini= Assemblies. stering Dis Wajesty's Government within the said 1920vinces respectively, within fourteen Days after the feating of such Instrument as aforesaid for summoning and calling together fuch Allembly, and that fuch Mrits thall be directed to the respective Returning Dicers of the said Districts, or Counties, or Circles, and Towns or Townships, and that such Alrits shall be made returnable within Fifty Days at farthest from the Day on which they hall bear Date, unless it hall at any Time be otherwise provided by any Act of the Legislative Council and Assembly of the Province, assented to by Dis Wajelty, Dis Beirs or Successors; and that Mrits hall in like Wanner and Form be issued for the Election of Wembers in the Case of any Clacancy which thall happen by the Death of the Person chosen, or by his being sum= moned to the Legislative Council of either Province, and that such Writs hall be made returnable wirnin fifty Days at farthest from the Day on which they shall bear Date, unless it thall at any Time be otherwise provided by any Act of the Legislative Council and Assembly of the Province, assented to by His Majesty, His Heirs or Successors:

ferve in the

REGNI TRICESIMO PRIMO ANNO 1280 Cap. 21.

> Successing; and that in the Case of any such Clacanep which hall happen by the Death of the Person chosen. or by Reason of his being so summoned as aforesaid, the Writ for the Election of a new Wember Chall be issued within Sir Days after the same shall be made known to the proper Office for issuing such Writs of Glection.

Returning Officers to

XIX. And be it further enacted by the Authority afore: executeWrits. said, That all and every the Beturning Daicers so appointed as aforefaid, to whom any fuch Turits as aforefaid thall be directed, thall, and they are hereby authorized and required duly to execute such Writs.

By whom the Members are to be chosen.

XX. And be it further enacted by the Authority aforefaid, That the Wembers for the several Districts, or Counties, or Circles of the faid Provinces respectively. thall be chosen by the Wajority of Uotes of such Persons as thall severally be possessed, for their own Use and Benefit, of Lands or Tenements within such District, or County, or Circle, as the Case shall be, such Lands being by them held in Freehold, or in Fief, or in Roture, or by Certificate derived under the Authority of the Governoz and Council of the Province of Quebec, and being of the yearly Claine of Forty Shillings Sterling, or upwards, over and above all Rents and Charges payable out of or in respect of the same; and that the Wembers for the several Towns or Townships within the said Provinces respectively thall be chosen by the Wajarity of Uotes of such Persons as either shall severally be vollessed, for their own Ase and Renesit, of a Dwelling House and Lot of Ground in such Town or Township. fuch Dwelling Boule and Lot of Ground being by them held in like Manner as aforesaid, and being of the yearly Halue of five Pounds Sterling, or upwards, or, as having been resident within the said Town or Township for the Svace of Twelve Calendar Months next before the Date of the Writ of Summons for the Election, chall bona fide have paid One Bear's Bent for the Dwelling house in which they shall have so resided, at the Rate of Ten Pounds Sterling per Annum, oz upwards.

Certain Persemblies.

XXI. Provided always, and be it further enacted by fons not eligible to the Af- the Authority aforclaid, That no Person Hall be capable of

of being eleded a Wember to serve in either of the said Assemblies, or of sitting or voting therein, who shall be a Wember of either of the said Legislative Councils to be established as aforefaid in the said Two Provinces. or who hall be a Minister of the Church of England, or a Minister, Prieft, Geclesiaftic, or Teacher, either according to the Bites of the Church of Rome, or under any other Korm or Profession of Religious Kaith or Morshin.

XXII. Provided also, and be it further enacted by the No Person un-Authority aforesaid, That no Person shall be capable of der 21 Years voting at any Election of a Wember to ferve in such capable of voting or be-Affembly, in either of the faid Provinces, or of being ing elected; elected at any such Election, who hall not be of the full Age of Twenty-one Bears, and a natural boin Subject of His Wajelly, or a Subject of His Wajelly naturalized by At of the British Parliament, og a Subject of Dis Dajefip, having become such by the Conquest and Celsion of the Province of Canada.

XXIII. And be it also enacted by the Authority afore = nor any Perfaid. That no Person hall be capable of voting at any Election of a Wember to ferve in such Assembly, in either of the faid Provinces, or of being eleded at any fuch Election, who chall have been attainted for Treason or Kelony in any Court of Law within any of Dis Wajetty's Dominions, or who hall be within any Description of Persons disqualified by any Act of the Legislative Council and Assembly of the Province, assented to by bis Majesty, his beirs or Successors.

XXIV. Provided also, and be it further enacted by the voters, if re-Authority aforesaid, That every Noter, before he is ad quired, to take the following mitted to give his Clote at any such Election, shall, if required by any of the Candidates, or by the Returning Dfficer, take the following Dath, which hall be administered in the English of French Language, as the .Case may require:

T A. B. do declare and testify, in the Presence of Almighty Oath, God, That I am, to the best of my Knowledge and Belief, of the full Age of Twenty-one Years, and that I have not voted before at this Election.

14.Z

And

and to make Oath to the Particulars herein specified.

And that every such Person hall also, if so required as aforefaid, make Dath, previous to his being admitted to note, that he is, to the best of his Knowledge and Belief. duly possessed of such Lands and Cenements, or of such a Dwelling bouse and Lot of Ground, or that he has bona fide been to resident, and paid such Bent for his Dwelling House, as entitles him, accepting to the Provisions of this Ad, to give his Clote at such Eledion for the County. or Diffriff, or Circle, or for the Town or Township for which he hall offer the same.

His Majetty may authorize the Governor to fix the Time and Place of holding Elections,

XXV. And be it further enacted by the Authority afores faid. That it hall and may be lawful for his Majelly. this heirs or Successors, to authorize the Governor or Lieutenant Governoz, or Person administering the Government within each of the faid Provinces respectively, to fix the Time and Place of holding such Elections, giving not less than Gight Days Potice of luch Time, fubicat nevertheless to such Provisions as may hereafter be made in these Respects by any Act of the Legislative Council and Assembly of the Province, assented to by Dis Wajefty, Dis Beirs or Successors.

and of holding the Seffions of the Council and Aslembly, &c.

XXVI. And be it further enaded by the Authority aforesaid, That it hall and may be lawful for bis Wa= jefty, Dis Beirs of Successors, to authorize the Governoz oz Lieutenant Governoz of each of the faid Provinces respectively, or the Person administering the Government therein, to fix the Places and Times of holding the first and every other Session of the Legislative Council and Assembly of such Province, giving due and sufficient Potice thereof, and to prozogue the same from Time to Time, and to dissolve the same, by Proclamation or otherwise, whenever he thall iddae it necessary oz expedient.

Council and Affembly to be called together, Once in 12 Months, BC.

XXVII. Provided always, and be it enacted by the Authority aforesaid, That the said Legislative Council and Assembly, in each of the said Provinces, thall be called together Once at the least in every Twelve Calendar Wonths, and that every Assembly hall continue for Four Pears from the Day of the Beturn of the Writs for chuling the same, and no longer, subject nevertheless

to be sooner prozoqued or dissolved by the Governor or Lieutenant Cobernoz of the Province, or Person administering Dis Wajeltp's Government therein.

XXVIII. And be it further enasted by the Authority and all Quefafozesaid, That all Duestions which shall arise in the to be decided by the Malarity shall gold by the Malarity of Votes. be decided by the Majority of Cloices of such Members as thall be present; and that in all Cases where the Uoices thall be equal, the Speaker of such Council or Assembly, as the Case shall be, shall have a casting Cloice.

XXIX. Provided always, and be it enacted by the No Member Authority aforesaid, That no Wember, either of the till he has Legislative Council or Assembly, in either of the faid lowing Provinces, thall be permitted to sit or to vote therein until he thall have taken and subscribed the following Dath, either before the Governor or Lieutenant Governoz of such Province, or Person administering the Covernment therein, or before some Person or Persons authorized by the faid Governor or Lieutenant Governor, or other Person as aforesaid, to administer such Dath. and that the same thall be administered in the English or French Language, as the Case shall require:

taken the fol-

T A. B. do fincerely promise and swear, That I will be Oath. faithful, and bear true Allegiance to His Majesty King George, as lawful Sovereign of the Kingdom of Great Britain, and of these Provinces dependant on and belonging to the faid Kingdom; and that I will defend Him to the utmost of my Power against all traiterous Conspiracies and Attempts whatever which shall be made against His Person, Crown, and Dignity; and that I will do my utmost Endeavour to disclose and make known to His Majesty, His Heirs or Successors, all Treasons and traiterous Conspiracies and Attempts which I shall know to be against Him, or any of them: and all this I do swear without any Equivocation, mental Evafion, or fecret Refervation, and renouncing all Pardons and Dispensations from any Person or Power whatever to the contrary.

So help me GOD.

XXX. And

Governor may jesty's Assent to Bills passed by the Legiflative Council and Assembly, or referve them for His Majesty's Pleafure.

XXX. And be it further enaded by the Authority afore: give or with-hold His Ma- said, That whenever any Bill which has been passed by the Legislative Council, and by the Bouse of Assembly. in either of the said Provinces respectively, hall be prefented, for Dis Wajellp's Affent, to the Governoz oi Lieutenant Governoz of such Province, or to the Person administering Wis Wajesty's Government therein, such Governoz oz Lieutenant Governoz, oz Person administer= ing the Government, Hall, and he is hereby authorized and required to declare, according to his Discretion, but fubject nevertheless to the Provisions contained in this Ad, and to such Instructions as may from Time to Time be given in that Behalf by His Bajesty, His Beirs or Successors, that he assents to such Bill in Dis Majefty's Mame, or that he withholds Dis Wajefty's Affent from such Bill, or that he reserves such Bill for the Signification of His Wajelly's Pleasure thereon.

Governor to transmit to the Secretary of State Copies of fuch Bills as have been assented to, which His Majesty in Council may declare his Difallowance of within Two Years from the Receipt.

XXXI. Provided always, and be it further enasted by the Authority aforesaid. That whenever any Bill, which thall have been so presented for his Wajelly's Allent to fuch Governoz, Lieutenant Governoz, oz Person ad= ministering the Government, Hall, by such Governoz, Lieutenant Governoz, or Person administering the Government, have been allented to in Dis Majelty's Mame, such Governoz, Lieutenant Covernsz. oz Berson as aforesaid, shall, and he is hereby required, by the first convenient Dypoztunity, to transmit to One of His Majesty's principal Secretaries of State an authentick Copy of such Bill so assented to; and that it shall and may be lawful, at any Time within Two Pears after fuch Bill hall have been to received by fuch Secretary of State, for his Wajeffp, his beirs or Successors, by bis or their Diver in Council, to declare Dis or their Difallowance of fuch Bill, and that such Disallowance, toge= ther with a Certificate, under the band and Seal of such Secretary of State, testifping the Day on which such Bill was received as aforesaid, being signissed by such Governor, Lieutenant Governoz, or Person administering the Government, to the Legislative Council and Assembly of fuch Province, or by Proclamation, wall make boid and annul the same, from and after the Date of such Signification. ...

XXXII. And be it further enacted by the Authority Bills referved aforesaid, That no such Bill, which thall be so reserved jesty's Pleasure for the Signification of his Wajesty's Pleasure thereon, Force till His Majesty's Afthall have any force or Authority within either of the fent be comfaid Drovinces respectively, until the Governor or Lieus the Council tenant Cobernoz, or Person administering the Go- &c. pernment, hall fignify, either by Speech or Wellage. to the Legislative Council and Assembly of such Province. or by Proclamation, that such Bill has been laid before Dis Majesty in Council, and that Dis Majesty has been pleased to assent to the same; and that an Entry thall be made, in the Journals of the faid Legislative Council, of every such Speech, Wellage, or Proclamation; and a Duplicate thereof, dulp attefted, hall be delivered to the proper Officer, to be kept amonast the publick Records of the Province: And that no such Bill, which hall be so reserved as asozesaid, hall have any Force or Authority within either of the faid Provinces respectively, unless His Wajesty's Assent thereta thall have been so fignified as aforesaid, within the Space of Two Bears from the Day on which such Bill half have been presented for Wis Wajesty's Assent to the Governoz, Lieutenant Governoz, oz Person administering the Government of such Province.

XXXIII. And be it further enasted by the Authority Laws in Force aforesaid, That all Laws, Statutes, and Didinances, at the Commencement of which thall be in Force on the Day to be fired in the Manner herein-after directed for the Commencement of except repealed or varied this Ad, within the laid Provinces, or either of them, or by it, &c. in any Part thereof respectively, hall remain and continue to be of the same Force, Authority, and Effect, in each of the faid Provinces respectively, as if this Act hav not been made, and as if the faid Province of Quebec had not been divided; except in so far as the same are expressly repealed or varied by this Aft, or in so far as the same thall or may hereafter, by virtue of and under the Authority of this Ait, be revealed or varied by His Majelly, Dis Beirs or Successors, by and with the

for His Manot to have any municated to and Atlembly,

this Act to continue for

ANNO REGNI TRICESIMO PRIMO 1286

> Advice and Consent of the Legislative Councils and Assemblies of the said Provinces respectively, or in so far as the same may be repealed or varied by such temporary Laws or Ordinances as may be made in the Wanner herein-after specified.

Establishment of a Court of Civil Jurisdiction in

XXXIV. And whereas by an Didinance passed in the Province of Quebec, the Governor and Council of the each Province. said Province were constituted a Court of Civil Jurisdiction, for hearing and determining Appeals in certain Cases therein specified, be it further enacted by the Authority aforesaid. That the Governor, or Lieutenant Governoz, or Person administering the Government of each of the faid Provinces respectively, together with such executive Council as hall be appointed by his Waiefty for the Affairs of such Province shall be a Court of Civil Auxisdiction within each of the faid Provinces respectively. for hearing and determining Appeals within the same. in the like Cafes, and in the like Manner and Form. and subject to such Appeal therefrom, as such Appeals might before the palling of this At have been heard and determined by the Governoz and Council of the Province of Quebec; but subject nevertheless to such further or other Provisions as may be made in this Behalf, by any At of the Legislative Council and Assembly of either of the faid Provinces respectively, affented to by his Wajelty, his heirs or Successors.

14 Geo. III, Cap. 83, and

XXXV. And whereas, by the above-mentioned Act, passed in the Fourteenth Bear of the Beign of Dis prefent Wajesty, it was declared, That the Clergy of the Thurch of Rome, in the Province of Quebec, might hold. receive, and enjoy their accustomed Dues and Bights, with respect to such Persons only as should profess the faid Beligion; probided nevertheless, that it hould be lawful for his Hajelty, his heirs or Successors, to make fuch Provision out of the rest of the said accustomed Dues and Rights, for the Encouragement of the Protestant Religion, and for the Waintenance and Support of a Protestant Clerap within the said Province, as he or they hould from Time to Time think necessary and expedient: And whereas by his Wajethy's Royal In-Arudions.

Cap. 31. Arudions, given under Dis Bajelly's Royal Sian Ba: Infructions of nual on the Third Day of January, in the Bear of our to Sir Guy Lord One thousand seven hundred and seventy-five, to and Guy Carleton Esquire, now Lord Dorchester, at that Time Dis Waselby's Captain General and Governoz in Thief in and over Dis Wajesty's Province of Quebec, His Wajefty was pleased, amongit other Things, to direct. " That no Incumbent professing the Religion of the " Thurch of Rome, appointed to any Parish in the said " Province, Could be entitled to receive any Tythes " for Lands or Possessions occupied by a Protestant, but " that fuch Tythes hould be received by fuch Persons " as the said Guy Carleton Esquire, his Wajeffp's Cap-" tain General and Governoz in Chief in and over bis " Waiesty's said Province of Quebec, should appoint, " and hould be referved in the Bands of his Wajelly's " Receiver General of the said Province, for the Sup-" port of a Protestant Clergy in ibis Wajesty's said " Province, to be actually recident within the same, and " not otherwise, according to such Directions as the " faid Guy Carleton Esquire, Bis Bajeftp's Captain " General and Governoz in Chief in and over his " Majelip's said Province, thould receive from bis " Wajefty in that Behalf; and that in like Wanner " all growing Bents and Profits of a vacant Benefice " fould, during such Clacancy, be referved for and ap-" plied to the like Ules:" And whereas his Wajefty's Pleasure has likewise been signissed to the same Essed in His Wajesty's Royal Intructions, given in like Wanner Instructions to to Sir Frederick Haldimand Knight of the Wolf Bonour: Haldimand, able Dider of the Bath, late his Pajelly's Captain Ge- Dorchefter, neral and Covernoz in Chief in and over his Wajchy's faid Province of Quebec; and also in his Hajetty's Royal Instructions, given in like Wanner to the said Right Honourable Guy Lord Dorchester, now Dis Waselfp's Captain General and Governoz in Chief in and over ibis Majesty's said Province of Quebec; be it enasted by the and the Declaration and Authority afozesaid, That the said Declaration and Pro- Provisions therein revision contained in the faid above-mentioned Ad, and also spessing the clergy of the the said Provision so made by his Pajesty in consequence Church of Rome to con-

thereof, tinue in force.

REGNI TRICESIMO 1288 ANNO PRIMO Cap. 31.

> thereof, by His Instructions above recited, half remain and continue to be of full force and Effect in each of the faid Two Provinces of Upper Canada and Lower Canada respectively, except in so far as the said Declaration or Provisions respectively, or any Part thereof, shall be erpressly varied or repealed by any Aft or Afts which may be passed by the Legislative Council and Assembly of the faid Provinces respectively, and affented to by Dis Majefty. Dis Beirs or Successors, under the Restriction hereins after provided.

His Majesty's Message to Parliament recited.

XXXVI. And whereas his Majety has been gracioully pleased, by Wellage to both Houses of Parliament, to ermels his Boyal Delire to be enabled to make a permanent Appropriation of Lands in the said Provinces, for the Support and Waintenance of a Protestant Cleran within the same, in Proportion to such Lands as have been already granted within the same by bis Wajefty: And tohereas his Majely has been aracioully pleased, by his faid Message, further to signify Dis Royal Desire that fuch Provision may be made, with respect to all future Grants of Land within the faid Provinces respedibely, as map best conduce to the due and sufficient Support and Maintenance of a Protestant Cleran within the said Provinces, in Proportion to such Increase as may happen in the Population and Cultivation thereof: Therefore, for the Purpole of moze effectually fulfilling his Wajeffy's aracious Intentions as aforesaid, and of providing for the due Execution of the same in all Time to come, be it enacted by the Authority aforefaid, That it hall and may be lawful for his Wajefty, his Beirs or Successors, to authorize the Governoz or Lieutenant Governoz of each of the faid Provinces respectively, or the Person administering the Government therein, to make, from and out of the Lands of the Crown within such Provinces, such Allotment and Appropriation of Lands, for the Support and Maintenance of a Protestant Clergy within the same, as may bear a due Proportion to the Amount of fuch Lands within the same as have at any Time been granted by or under the Authority of His Majelly: And that whenever any Grant of Lands within either of the faid Provinces

His Majesty may authorize the Governor to make Allotments of Lands for the Support of a Protestant Clergy in each Province:

Provinces hall hereafter be made, by or under the Authoutp of Dis Wajelty, Dis Beirs or Successors, there thall at the same Time be made, in respect of the same, a proportionable Allotment and Appropriation of Lands for the above-mentioned Purpose, within the Township or Parish to which such Lands so to be granted shall appertain or be annexed, or as nearly adjacent thereto as Circumstances will admit; and that no fuch Grant shall be valid or effectual unless the same shall contain a Specification of the Lands so allotted and appropriated, in respect of the Lands to be thereby granted; and that such Lands. to allotted and appropriated, thall be, as nearly as the Circumstances and Mature of the Case will admit, of the like Quality as the Lands in respect of which the same are so allotted and appropriated, and shall be, as nearly as the same can be estimated at the Time of making such Grant, equal in Clalue to the Seventh Part of the Lands so aranted.

XXXVII. And be it further enacted by the Authority and the Rents aforesaid, That all and every the Bents, Profits or such Allot-Emoluments, which map at any Time arise from such applicable to Lands to allotted and appropriated as aforelaid, thall be that Purpose folely. annlicable solely to the Maintenance and Support of a Protestant Cleray within the Province in which the same shall be situated, and to no other Use of Purpose mhatever.

XXXVIII. And be it further enacted by the Authority His Majesty afozesaid, That it shall and may be lawful for his Wa= may authorize the Governor, jefty, Dis Beirs oz Successozs, to authozize the Governoz with the Advice of the of Lieutenant Governoz of each of the faid Provinces Execurive Council, to respectively, or the Person administering the Government erect Parsonages, and therein, from Time to Time, with the Advice of fuch endow them; Erecutive Council as shall have been appointed by His Majetty, his beirs or Successors, within such Province, for the Affairs thereof, to constitute and erest, within every Township or Parish which now is or hereafter map be formed, constituted, or erecked within such Province. One or more Parlonage or Rectory, or Parlonages or Rectories, according to the Establishment of the Church of England; and from Time to Time, by an Instrument under the Great Seal of such Province, to endow every

1290 ANNO REGNI TRICESIMO PRIMO Cap. 31.

fuch Parsonage or Rectory with so much or such Part of the Lands so allotted and appropriated as asocesaid, in respect of any Lands within such Township or Parish, which shall have been granted subsequent to the Commencement of this Act, or of such Lands as may have been allotted and appropriated for the same Purpose, by or in virtue of any Instruction which may be given by his Pajesty, in respect of any Lands granted by his Pajesty before the Commencement of this Act, as such Tovernor, Lieutenant Governor, or Person administering the Bovernment, shall, with the Advice of the said Executive Council, judge to be expedient under the then existing Circumstances of such Township or Parish.

and the Governor to prefent Incumbents to them, who are to enjoy the fame, as Incumbents in England.

XXXIX. And be it further enacted by the Authority aforesaid, That it shall and may be lawful for his Bajefty, his heirs or Successors, to authorize the Governoz, Lieutenant Governoz, oz Person administering the Government of each of the faid Provinces respectively, to present to every such Parsonage or Redorp an Incumbent or Winister of the Church of England, who shall have been duly ordained according to the Rites of the faid Thurch, and to supply from Time to Time such Clacan= cies as may happen therein; and that every Person so presented to any such Parsonage or Rectory, shall hold and enjoy the same, and all Bights, Profits, and Emoluments thereunto belonging of granted, as fully and amply, and in the same Manner, and on the same Terms and Conditions, and liable to the Performance of the same Duties, as the Incumbent of a Parsonage of Rectory in England.

Prefentations to Parsonages, and the Enjoyment of them, to be subject to the Jurisdiction granted to the Bishop of Nova Scotia, &c.

XL. Provided always, and be it further enacted by the Authority aforefaid, That every such Presentation of an Incumbent or Minister to any such Parsonage or Rectory, and also the Enjoyment of any such Parsonage or Rectory, and of the Rights, Prosits, and Emoluments thereof, by any such Incumbent or Minister, shall be subject and liable to all Rights of Institution, and all other Spiritual and Ecclesiastical Jurisdiction and Authority, which have been lawfully granted by his Hajesty's Royal Letters Patent to the Bishop of Nova Scotia, or which may hereafter, by his Hajesty's Royal Authority, be saw-

fully granted or appointed to be administered and erecuted within the faid Provinces, or either of them respectively, by the said Bishop of Nova Scotia, or by any other Perfon or Persons, according to the Laws and Canons of the Church of England, which are lawfully made and received in England.

XLI. Provided always, and be it further enacted by Provisions rethe Authority aforesaid. That the several Provisions here: All tment of in-before contained, respecting the Allotment and Appromiation of Lands for the Support of a Protestant Clerap within the said Provinces, and also respecting the constituting, ereding, and endowing Parsonages or Redories within the faid Provinces, and also respeding the Presentation of Incumbents or Winisters to the same, and also respecting the Wanner in which such Incumbents of Winicers chall hold and enjoy the came, chall be cubject to be varied or repealed by any express Provisions for that Purpole, contained in any Act or Acts which may be palfed by the Legislative Council and Assembly of the said Provinces respectively, and affented to by his Wajefty, bis beirs or Successors, under the Restriction herein= after provided.

specting the Lands for the Support of a Protestant Clergy, &c. may be varied or iepea ed by the Legislative Council and Affembly.

XLII. Provided nevertheless, and be it further enacted Ass of the by the Authority aforesaid. That whenever any At or Ads thall be vassed by the Legislative Council and Acem: containing bly of either of the said Provinces, containing any 1920: the Effect visions to vary or reveal the above-recited Declaration and Provision contained in the said Ad passed in the Fourteenth Bear of the Reign of Dis present Bajefty; previous to of to park of repeal the above-recited Provision contain- Majesty's Affect, &c. ed in His Majecty's Royal Instructions, given on the Third Day of January, in the Bear of our Lord Dne thousand seven hundred and seventy sive, to the said Guy Carleton Esquire, now Lord Dorchester; or to vary or repeal the Provisions herein-before contained for continuing the Force and Effect of the said Declaration and Provisions; or to vary or reveal any of the several 1920= visions herein-before contained respeding the Allotment and Appropriation of Lands for the Support of a 1920testant Clergy within the said Provinces; or respecting the constituting, ereding, or endowing Parsonages or Rectories

Legislative Council and Affembly, Provisions to herein mentioned to be laid before Parliament, receiving His

Reflories within the faid Provinces; or respecting the Diesentation of Incumbents of Ministers to the same; of respecting the Wanner in which such Incumbents of Wie nisters shall hold and enjoy the same: And also that whenever any Att of Atts thall be fo passed, containing any Provisions which hall in any Wanner relate to or affect the Enjoyment of Exercise of any Religious form or Wode of Morthin; or thall impose or create any Denalties, Burthens, Disabilities, or Disqualifications in respect of the same; or shall in any Wanner relate to or affect the Payment, Recovery, or Enjoyment of any of the accustomed Dues or Rights herein-before mentioned: or thall in any Manner relate to the granting, imposing, or recovering any other Dues, or Stipends, or Emolyments whatever, to be paid to or for the Ale of any Mis nifter. Prieft, Ecclessaftick, or Teacher, according to any Religious Form or Wode of Morthip, in respect of his faid Office or Function: or thall in any Wanner relate to or affect the Establishment or Discipline of the Church of England, amongst the Winisters and Wembers thereof within the said Provinces; or hall in any Wanner relate to or affect the King's Prerogative touching the granting the Matte Lands of the Crown within the faid Provinces; every such Ad or Ads hall, previous to any Declaration or Signification of the Bing's Affent theres to, be laid before both boules of Parliament in Great Britain; and that it hall not be lawful for bis Majefty. his heirs of Successors, to fignify his of their Assent to any such Att or Atts, until Thirty Days after the same thall have been laid before the said Houses, or to affent to any such Ad or Ads, in case either Bouse of Parliament hall, within the said Thirty Days, addzels bis Majelly, his heirs or Successors, to withhold his or their Affent from such Act or Acts; and that no such Act thall be valid or effectual to any of the said Purposes, within either of the said Provinces, unless the Legislative Council and Affembly of such Province Hall, in the Section in which the same thall have been paced by them, have presented to the Governor, Lieutenant Governor, or Person administering the Government of such Province, an Address or Addresses, specifying that such Act contains 1910bilions 4

Provisions for some of the faid Purpoles herein before specially described, and destring that, in order to give Esset to the same, such Atthould be transmitted to England without Delap, for the Purpose of being laid before Parliament previous to the Sianification of Dis Waielp's Allent thereto.

XLIII. And be it further enacted by the Authority afore: Lands in Upfaid, That all Lands which thall be hereafter granted be granted in within the said Province of Upper Canada shall be granted Common Socin Free and Common Soccage, in like Manner as Lands in Lower Caare now holden in Free and Common Soccage, in that nada if defired. Part of Great Britain called England; and that in every Cafe where Lands hall be hereafter granted within the faid Diovince of Lower Canada, and where the Grantee thereof hall defire the same to be granted in free and Common Soccage, the same hall be so granted; but subjest nevertheless to such Alterations, with respect to the Pature and Consequences of such Tenure of Free and Common Soccage, as may be established by any Law or Laws which may be made by his Hafelty, Dis beirs or Successors, by and with the Advice and Consent of the Legislative Council and Assembly of the Province.

XLIV. and be it further enacted by the Authority afore: Persons holdfaid, That if any Person of Persons holding any Lands ing Lards in Upper Canain the faid Province of Upper Canada, by virtue of any da, may have fresh Grants. Certificate of Occupation derived under the Authority of the Governoz and Council of the Province of Quebec, and having Power and Authority to alienate the same, thalf at any Time, from and after the Commencement of this Ad, surrender the same into the Bands of his Wajelly, his beies or Successors, by Petition to the Governor or Lieutenant Covernoz, or Person administering the Government of the faid Province, fetting forth that he, the, of they is of are destrous of holding the same in free and Common Soccage, fuch Gobernoz og Lieutenant Gobernoz, or Person administering the Government, hall thereupon cause a fresh Grant to be made to such Person or Persons of such Lands, to be holden in Free and Common Soccage.

XLV. Provided nevertheless, and be it further enacted such fresh by the Authozity afozesaid, That such Surrender and bar any Right Grant hall not avoid oz var any Right oz Title to any Lands.

fuch Lands to turrendered, or any Interest in the same, to which any Person or Persons, other than the Person or Persons surrendering the same, shall have been entitled, either in Possession, Bemainder, or Reversion, or otherwise, at the Time of such Surrender; but that every such Surrender and Grant shall be made subject to every such Right, Title, and Interest, and that every such Right, Title, or Interest shall be as valid and essessial as if such Surrender and Grant had never been made.

a8 Geo. III, Cap. 12, recited.

XLVI. And whereas by an Ad passed in the Eighteenth Bear of the Reign of Dis present Bajelly, intituled, An Act for removing all Doubts and Apprehensions concerning Taxation by the Parliament of Great Britain, in any of the Colonies, Provinces, and Plantations in North America, and the West Indies; and for repealing so much of an Act, made in the Seventh Year of the Reign of His present Majesty, as imposes a Duty on Tea imported from Great Britain into any Colony or Plantation in America, or relates thereto, it has been declared, " That the King and " Barliament of Great Britain will not impose any Duty, " Tar, or Affeliment whatever, papable in any of bis " Majeap's Colonies, Provinces, and Plantations in " North America of the West Indies, except only such " Duties as it may be expedient to impose for the Re-" gulation of Commerce, the Det Produce of fuch Du-" ties to be always paid and applied to and for the Ale st of the Colony, Province, or Plantation in which the " same hall be respectively levied, in such Manner as " other Duties collected by the Authority of the respective " General Courts or General Allemblies of such Co-" Ionies, Provinces, or Plantations, are ordinarily " paid and applied:" And whereas it is necessary, for the general Benefit of the British Empire, that such Power of Regulation of Commerce hould continue to be exercised by his Wajelly, his beirs or Successors, and the Parliament of Great Britain, subjett nebertheless to the Condition herein-befoze recited, with respect to the Application of any Duties which may be imposed for that Purpole: Be it therefore enacted by the Authority afore: faid, That nothing in this Aft contained hall extend, or be construed to extend, to prevent or assect the Execution

This Act not to prevent the Operation of any Act of Parliament,

Prohibitions

Navigation

merce, etc.

of any Law which bath been or hall at any Time be establishing made by his Defetty, his Deirs or Successors, and the or imposing Parliament of Great Britain, for eftablifbing Regulations Regulation of or Prohibitions, or for impoling, levying, or collecting and Com-Duties for the Regulation of Mabigation, or for the Reaulation of the Commerce to be carried on between the faid Two Provinces, or between either of the faid 1920= binces and any other Part of his Wajelly's Dominions, or between either of the faid Provinces and any Foreign Country of State, of for appointing and directing the Payment of Drawbacks of fuch Duties fo imposed, or to give to his Bajefty, Dis beirs oz Successozs, any Power or Authority, by and with the Advice and Confent of fuch Legislative Councils and Assemblies respectively, to vary or repeal any such Law of Laws, of any Part thereof, of in any Manner to prevent or obstruct the Erecution thereof.

XLVII. Provided always, and be it enacted by the such Duties Authority aforesaid, That the Det Produce of all Duties to be applied which thall be so imposed thall at all Times hereafter be the respective Provinces. applied to and for the Ale of each of the faid Provinces respectively, and in such Manner only as shall be directed by nany Law or Laws which may be made by his Majetty, his Deirs of Successors, by and with the Advice and Consent of the Legislative Council and Assembly of such Province.

> Council to fix the Comthis Act, &c.

XLVIII. And whereas, by Beason of the Distance of His Majesty in the faid Provinces from this Country, and of the and declare Change to be made by this At in the Covernment mencement of thereof, it may be necessary that there hould be some Interval of Time between the Potification of this At to the faid Provinces respectively, and the Day of its Commencement within the faid Provinces respectively: Be it therefore enacted by the Authority afozelaid. That it thall and may be lawful for Dis Majefty, with the Advice of his Privy Council, to fir and declare, or to authorize the Covernor or Lieutenant Gopernor of the Province of Quebec, or the Person administering the Government there, to fix and declare the Day of the Commencement of this Act within the faid Provinces respectively, provided that such Day shall not be later than the Thirty-first Day of December in the Bear of our Lord One thousand seven hundred and ninety-one.

XLIX. And

ANNO REGNI TRICESIMO PRIMO, &c. Cap. 31. 1296

Time for iffuing the mons and Election, &c. not to be later than Dec. 31, 1792.

XLIX. And be it further enacted by the Authority Writs of Sum- afozesaid, That the Time to be fired by His abaiesty. his heirs or Successors, or under his or their Authority, by the Governoz, Lieutenant Governoz, or Person administering the Government in each of the faid 1910vinces respectively, for issuing the Writs of Summons and Election, and calling together the Legislative Councils and Allemblies of each of the said Provinces respectively, Gall not be later than the Thirty-first Day of December in the Bear of our Lord Dne thousand feven hundled and ninety-two.

Commencement of this Act, and the First Meeting of the Legisla-tive Council and Assembly, temporary Laws may be made.

L. Provided always, and be it further enaded by the Authority aforesaid, That during such Interval as may happen between the Commencement of this Ad, within the faid Provinces respectively, and the Kirst Weeting of the Legislative Council and Assembly of each of the said Provinces respectively, it shall and may be lawful for the Governoz oz Lieutenant Governoz of such Province, oz for the Person administering the Government therein, with the Consent of the major Part of such Executive Council as thall be appointed by Dis Majety for the Affairs of such Province, to make temporary Laws and Didinances for the good Government, Peace, and Welfare of fuch Province, in the same Wanner, and under the same Reciridions, as such Laws or Dedinances might have been made by the Council for the Affairs of the 1920: vince of Quebec, constituted by virtue of the above-mentioned Act of the Fourteenth Pear of the Reign of His present Wajeffp; and that such temporary Laws or Didinances thall be valid and binding within fuch Province, until the Expiration of Sir Wonths after the Legislatibe Council and Acembly of such Province Hall have been first assembled by virtue of and under the Authority of this Ad; subject nevertheless to be sooner repealed or varied by any Law of Laws which may be made by his Wajelly, His Heirs-oz Successors, by and with the Advice and Consent of the said Legislative Council and Assembly.